		— FILED — ENTE LODGED — RECEI	RED VED
	본지는데 기업됩니다. 그런 1.1 개설 - 하고 1.1 기업 1.1 개설 - 1 기업 기업 - 하장(1.1 기업 1설) - 회업 1.1 기업	MAY 07 2019 S	3P
		WESTERN DISTRICT COURT BY WESTERN DISTRICT OF WASHINGTO	XV DEP
	Superior Court of Washington	n, County of KING	
	e the marriage of	No. 17-3-05075-3 SEA	
Pe	itioner (person who started this case):		
	Heather Winslow Barr	Petition for Divorce (Dissolution) (PTDSS)	
Am	d Respondent (other spouse):		
	Joseph Stanley Pigott		
	Information about the parties Petitioner lives in (county): KIING (state Respondent lives in (county): KING (state Information about the marriage (cl	nte): WA heck all that apply):	
	Information about the parties  Petitioner lives in (county): KIING (state Respondent lives in (county): KING (state Information about the marriage (cl.  ☑ We were married on (date): August (☐ Our domestic partnership was regist on (date):	tered with the State of	
	Information about the parties  Petitioner lives in (county): KIING (state Respondent lives in (county): KIING (state Information about the marriage (cl. We were married on (date): August (U.)  Our domestic partnership was regist on (date):  it converted into a marriage by la	teek all that apply):  109, 2013_at (city and state): Seattle WA  109 tered with the State of  109, and:  109 no June 30, 2014. (RCW 26.60.100.)	
	Information about the parties  Petitioner lives in (county): KIING (state Respondent lives in (county): KIING (state Information about the marriage (cl. We were married on (date): August (U.)  Our domestic partnership was regist on (date):  it converted into a marriage by la	tered with the State of	
	Information about the parties  Petitioner lives in (county): KIING (state Respondent lives in (county): KIING (state Information about the marriage (cl. We were married on (date): August (U.)  Our domestic partnership was regist on (date):  it converted into a marriage by la	tele): WA  heck all that apply):  09, 2013_at (city and state): Seattle WA  tered with the State of and:  w on June 30, 2014. (RCW 26.60.100.)  at (city and state):	
	Information about the parties  Petitioner lives in (county): KIING (state Respondent lives in (county): KIING (state Information about the marriage (cl. We were married on (date): August (	heck all that apply):  D9, 2013_at (city and state): Seattle WA  tered with the State of , and:  w on June 30, 2014. (RCW 26.60.100.)  at (city and state): hold.	
	Information about the parties  Petitioner lives in (county): KIING (state Respondent lives in (county): KIING (state Information about the marriage (ct	heck all that apply):  D9, 2013_at (city and state): Seattle WA  tered with the State of , and:  w on June 30, 2014. (RCW 26.60.100.)  at (city and state): hold.	
	Information about the parties  Petitioner lives in (county): KIING (state Respondent lives in (county): KIING (state Information about the marriage (cl.   We were married on (date): August (	heck all that apply):  109, 2013_at (city and state): Seattle WA  tered with the State of and:  In won June 30, 2014. (RCW 26.60.100.) at (city and state):  hold.  lolds on (date):  ask the court to dissolve our marriage and find that	
	Information about the parties Petitioner lives in (county): KIING (state Respondent lives in (county): KIING (state Information about the marriage (cl. We were married on (date): August (	heck all that apply):  109, 2013_at (city and state): Seattle WA  tered with the State of and:  In won June 30, 2014. (RCW 26.60.100.) at (city and state):  hold.  lolds on (date):  ask the court to dissolve our marriage and find that	

	one of us moved t	o a separate	household.					
	we separated our	assets and d	ebts.					
	we agreed the ma	rital commun	ity ended					
	other (specify): _							
4.	Jurisdiction over the	spouses						
	The court has jurisdiction Washington State, or is s	over the mai	rriage because at l	least one of the spouse ber of the armed forces	es lives in s.			
	☑ The court has person	al jurisdiction	over the Respond	dent because (check a	Il that apply):			
	☐ The Respondent lives in Washington State.							
	☐ The Petitioner and the Petitioner the armed forces.	Responden still lives in t	t lived in Washing his state or is stati	ton State while they we oned in this state as a	member of			
	☐ The Petitioner and	l Responden	t may have conce	ived a child together in	this state.			
	Other (specify): _			· · · · · · · · · · · · · · · · · · ·				
	☐ The court does not he court's ability to divide support, or approve a	property an	d debts, award mo	oney, set child support	nay limit the or spousal			
5.	is one of the spouses	pregnant?						
	(Check one):	Note: The la	w considers the other	spouse to be the parent of	any child born			
	⊠ No □ Yes	not the paren	t, either spouse may fi	ays after it ends. If the othe lie a Petition to Disprove Pa	ventage of			
	If Yes, who is pregnant?	Presumed Pa	vent (form FL Parenta a the Retition to Discon	ge 355) in court. In most co ove is before the child turns	ases, the four /See			
	☐ Petitioner		16, 26.26.500 - 26.26					
	Respondent	Acknowledge	nent (and Denial) of Pa	nd the child's biological fath atemity. Those forms must Registrar of Vital Statistics	be notarized			
6.	Children of the marris	œ						
3	☑ My spouse and I have	ett er er er er	together who are	still dependent (Skin	to <b>7</b> )			
	☐ My spouse and I have	the following	g children togethe		ent (only list			
	Child's nar	ne	Age	Child's name	Age			
			4					
	2		5.					
	3		6.					
			And the second s	eren i de Amerika e ser en ser en				

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• in a	side Washington state, a foreign country, or h anyone who is not a part of the state of the stat		
		ow where each child has lived during	g the last 5 years.)
Dates	Children	Lived with	In which state, Indian reservation, or foreign country
irom: (o:	All children	Petitioner Respondent Other (name).	
rom fo:	☐ All children ☐ (Name/s):	Petitioner Respondent Other (name):	
From: To	☐ All children ☐ (Name/s):	Petitioner Respondent Other (name):	
From: To:	☐ All children ☐ (Name/s):	Petitioner Respondent Other (name):	
From: Ta:	☐ All children ☐ (Name/s):	Petitioner Respondent Other (name):	
Do yo a lega	u know of anyone besi I right to spend time wi	o c.) Yes. (Fill out below.)	
(Unec	Manager and community	Children this person	
(Cnec	Name of person	the right to spend	time with
(Cnec	Name of person	the right to spend All children (Name/s):	time with
(Cnec	Name of person	All children	time with
	court cases involving	All children (Name/s): All children (Name/s):	lime with
c Other	court cases involving the know of any court cases	All children (Name/s): All children (Name/s):	lime with

Kind of case	County and State	Case number	Children
(Family Law, Criminal, Protection Order, Juvenille,		and year	
Dependency, Other)			
			All children
			(Name/s):
			☐ All children
		and the second s	☐ (Name/s):
	Parameter (1974)		All children
		حقامتنا لياد أنأر والتأفيد بالإسوال والا	☐ (Name/s):
			All children
		and the second s	(Name/s):
	e children (RCW 26.	27 201 221 231	261 271)
□ Does not apply M     ○	y spouse and I have no	children together who	are still dependent
☐ The court can app	rove a Parenting Plan fo	or the children my spo	ouse and I have
together because	(check all that apply; if a	box applies to all of	the children, you may
	Instead of listing name	in the second of	
Exclusive, co	ntinuing jurisdiction - or parenting plan for the	A Washington court to	nas aiready made a ut still has authority to
	or parenting plan for the Jers for (children's name		at Still 1123 data to My 10
	risdiction - Washingto		ne state hecause
(check all that		it is the children of ho	
Children	on'e namee)		ved in Washington with
a narer	t or someone acting as	a parent for at least t	he 6 months just before
a parer this cas	nt or someone acting as se was filed, or if the chi	Idren are less than 6	he 6 months just before months old, they have
a parer this cas lived in	t or someone acting as	Idren are less than 6	he 6 months just before months old, they have
a parer this cas lived in birth.	nt or someone acting as se was filed, or if the chi Washington with a part	Idren are less than 6 ant or someone acting	he 6 months just before months old, they have as a parent since
a parer this cas lived in birth. □ The	nt or someone acting as se was filed, or if the chi Washington with a part were were times the child	Idren are less than 6 ant or someone acting ren were not in Wash	he 6 months just before months old, they have as a parent since ington in the 6 months
a parer this cas lived in birth. The	nt or someone acting as se was filed, or if the chi Washington with a part	Idren are less than 6 ant or someone acting ren were not in Wash led (or since birth if th	he 6 months just before months old, they have a sa parent since ington in the 6 months ey are less than 6
a parer this cas lived in birth. The just mo	nt or someone acting as se was filed, or if the chi- Washington with a pare are were times the child to before this case was file inths old), but those were	Idren are less than 6 ant or someone acting ren were not in Washi led (or since birth if th e temporary absence	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s.
a parer this cas lived in birth.  The just moi	nt or someone acting as se was filed, or if the chi- Washington with a pare are were times the childi before this case was fill inths old), but those were en's names):	Idren are less than 6 ant or someone acting ren were not in Wash led (or since birth if th e temporary absence d the children's home	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the 6
a parer this cas lived in birth.  The just mon (Childri right no	nt or someone acting as se was filed, or if the chi- Washington with a pare are were times the childi before this case was fill in the old), but those were and some of the childington was so just before this case were and the childington was some of the case were as a part of the childington was some or some of the case were was some or som	Idren are less than 6 ant or someone acting ren were not in Washi led (or since birth if the temporary absence d the children's home as filed, and a parent	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the 6
a parer this cas lived in birth.  The just moi (Childre right no months parent	nt or someone acting as se was filed, or if the children with a parter were times the children this case was filenths old), but those were en's names):  ow, but Washington was a just before this case worth the children still lives in the children still l	idren are less than 6 ant or someone acting ren were not in Wash led (or since birth if the temporary absence district children's home as filed, and a parent in Washington.	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the 6 or someone acting as a
a parer this cas lived in birth.  The just moi (Childre inght no months parent)  (Childre (Childre inght no months in the childre in the	It or someone acting as se was filed, or if the child washington with a partire were times the child before this case was fill in the old), but those were en's names):  ow, but Washington was a just before this case wo file children still lives in en's names):	idren are less than 6 ant or someone acting ren were not in Washied (or since birth if the temporary absence district children's home as filed, and a parent in Washington.	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the 6
a parer this cas lived in birth.  The just more general (Childre parent)  (Childre parent)  (Childre parent)	at or someone acting as se was filed, or if the child washington with a particle were times the child before this case was fill inthe old), but those were en's names):  www.but Washington was just before this case wo fithe children still lives item's names):  en's names):	idren are less than 6 ant or someone acting ren were not in Wash led (or since birth if th e temporary absence d the children's home as filed, and a parent in Washington.	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the 6 or someone acting as a to not have another
a parer this cas lived in birth.  The just more general (Childre months parent home s	at or someone acting as se was filed, or if the child washington with a pare were times the child before this case was filed, but those were en's names):  www. but Washington was just before this case wo fithe children still lives it en's names):  en's names):  case or home state decliration to make decisions	idren are less than 6 ant or someone acting ren were not in Wash led (or since birth if the e temporary absence d the children's home as filed, and a parent in Washington. d med – No court of any for (children's names	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the for someone acting as a to not have another other state (or tribe)
a parer this cas lived in birth.  The just more general (Childre months parent home s	at or someone acting as se was filed, or if the child washington with a particle were times the child before this case was fill inthe old), but those were en's names):  www.but Washington was just before this case wo fithe children still lives item's names):  en's names):	idren are less than 6 ant or someone acting ren were not in Wash led (or since birth if the e temporary absence d the children's home as filed, and a parent in Washington. d med – No court of any for (children's names	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the for someone acting as a to not have another other state (or tribe)
a parer this cas lived in birth.  The just more count in the case in Washi	at or someone acting as se was filed, or if the children with a part washington with a part before this case was filed, but those were en's names):  but Washington was a just before this case wo of the children still lives it en's names):  cen's names):	Idren are less than 6 ant or someone acting ren were not in Washied (or since birth if the temporary absence do the children's home as filed, and a parent in Washington.	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the 6 or someone acting as a 10 not have another other state (or tribe)
a parer this cas lived in birth.  The just more continued in the parent of the parent	at or someone acting as se was filed, or if the children with a pare were times the children the children the children the children the children the children still lives in the children state declination to make decisions the children's home state angton and:	idren are less than 6 ant or someone acting ren were not in Washied (or since birth if the temporary absence do the children's home as filed, and a parent in Washington.  ded – No court of any for (children's names a (or tribe) decided it is omeone acting as a present or someone acting	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the 6 or someone acting as a 10 not have another other state (or tribe)
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a parer this cas lived in birth.  The just more continued in the parent of the parent	at or someone acting as se was filed, or if the children with a pare were times the children the children the children the children the children the children still lives in the children state declination to make decisions the children's home state angton and:	idren are less than 6 ant or someone acting ren were not in Washied (or since birth if the temporary absence do the children's home as filed, and a parent in Washington.  ded – No court of any for (children's names a (or tribe) decided it is omeone acting as a present or someone acting	the 6 months just before months old, they have as a parent since ington in the 6 months ey are less than 6 s. To not live in Washington state some time in the 6 or someone acting as a 10 not have another other state (or tribe)

	☐ I ask the court to order that tax exemptions for our dependent children be divided as follows (describe):
	Administrative Order – There is no need for the court to make a child support order.  The DSHS Division of Child Support (DCS) has already established an administrative child support order for the children my spouse and I have together in DCS case number/s:
	DCS child support orders do not cover tax exemptions or post-secondary (college or vocational school) support. Because these issues are not in the administrative order, ask the court to order (check all that apply):
	☐ tax exemptions for our dependent children be divided as follows (describe):
	my spouse to pay his/her proportionate share of post-secondary (college or vocational school) support.
).	Children from other relationships
	Neither spouse has children from other relationships who are still dependent.
	1 have the following dependent children who are not from this relationship (list name/s and age/s):
	My spouse has the following dependent children who are not from this relationship (list name/s and age/s):
١.	Written Agreements
	Have you and your spouse signed a prenuptial agreement, separation contract or community property agreement?
	(Check one): No. (Skip to 12) Yes. (Fill out below.)
	Type of written agreement:
	Date of written agreement:
	Should the court enforce this agreement?
	(Check one): Yes No
	If No, why not?
	Real Property (land or home)
7-	☐ Neither spouse owns any real property.
	☐ I ask the court to divide the real property according to the written agreement described in 11 above.
	I ask the court to divide the real property fairly (equitably), as explained below:

	ba	ink accounts, furniti	e vehicles, pensions/retirement, insurance, ure, businesses, etc. Do not list more than any account number.):	Who should own this property?				
	the	the marriage.						
		Vehicle (Toyota Camry) acquired during the marriage by petitioner   ☐ Respondent with note for same solely in her name.						
	las	sk the court to d	livide the personal property fairly (equita	ibly) as the court decides.				
			t have jurisdiction to divide the personal					
-	- 7 Ott							
	ebts							
		m not aware of		debte eithe incurred (made				
L		sk the court to o er the date of se	order each spouse to be responsible for eparation.	GEOR? Stile HIPOHER (Mark				
-	- 2.5		livide the debts according to the written	agreement described in 1				
ــا			livide the debts according to the witten					
	ab	ove						
ΓZ		above.  I ask the court to make the following orders about debts (check all that apply):						
×	] la	sk the court to n						
Ø	]la: ⊠	sk the court to r Each spouse i	s responsible for the debts that are now	only in his/her own name				
×	]la: ⊠	sk the court to r Each spouse i		only in his/her own name				
	]la: ⊠	sk the court to n Each spouse it Divide the deb	s responsible for the debts that are now ts fairly (equitably), as explained below:	only in his/her own name  Who should pay this debt  Petitioner  Responde				
	]la: ⊠	sk the court to n Each spouse it Divide the deb Debt Amount	s responsible for the debts that are now ts fairly (equitably), as explained below: Creditor (person or company owed this debt) Any creditor, credit company, person, entity, institution, lending or financing agency, mortgage company or any kind of facility with whom the petitioner initiated a contract solely	only in his/her own name.  Who should pay this debt!  Petisoner  Responde				
	]la: ⊠	sk the court to n Each spouse it Divide the deb Debt Amount Any amount	s responsible for the debts that are now to fairly (equitably), as explained below:  Creditor (person or company owed this debt).  Any creditor, credit company, person, entity, institution, lending or financing agency, mortgage company or any kind of facility with whom the petitioner initiated a contract solely in her name before or during the marriage.  Any creditor, credit company, person, entity, institution, lending or financing agency, mortgage company or any kind of facility with whom the respondent initiated a contract solely in his name before or during the	only in his/her own name.  Who should pay this debt.  Petitioner Responds  Petitioner Responds				

	ebt Amount	Creditor (person or comp	pany owed this debt)	Who should pay this debt?
				☐ Petitioner ☐ Respondent
				Petitioner Respondent
				☐ Petitioner ☐ Respondent
				☐ Petitioner ☐ Responden
	Carlor Son A			☐ Petitioner ☐ Responden
	ta in 1995 to the same	s fairly (equitably) as the		
	100	have jurisdiction to div		
,				
Spousa	l Support (n	naintenance/alimony	•	
- <u> </u>	sal support is			
☐ Spou	sal support is	needed. The Pet	itioner Respo	ondent has the ability to pay
	hould pay su			
∐a:	s decided by t	he court		
				and the second s
□ <b>s</b>		every month	until (date or eve	nt):
☐ a	ccording to th	e written agreement de	escribed in 11 ab	
□ a		e written agreement de	escribed in 11 ab	
□ a	ccording to th	e written agreement de	escribed in 11 ab	
□ a	ccording to th	e written agreement de	escribed in 11 ab	
	ccording to th	e written agreement de	escribed in 11 ab	
□ ad □ of	ccording to the	e written agreement de	escribed in 11 ab	<b>&gt;w</b>
□ ad □ of	ccording to the	e written agreement de	escribed in 11 ab	
Fees and	ccording to the	e written agreement de	escribed in 11 ab	<b>&gt;w</b>
Fees and No recase.	ccording to the	e written agreement di	escribed in 11 ab	<b>&gt;w</b>
Fees and Order case.  Protect: Do you we case?	ccording to the ther:  Ind Costs Equest. In my spouse to the tourt the court	e written agreement di	escribed in 11 ab	al fees, and costs for this
Fees and Order case.  Protect: Do you v case? No. Yes. viole:	ccording to the ther:  Ind Costs  Equest  I my spouse to the court  I do not want  (You must fince, or form L	e written agreement de pay my lawyer's fees to issue an Order for l an Order for Protection e a Petition for Order	escribed in 11 ab , other profession Protection as part n. for Protection, for assment. You ma ber assigned to the	al fees, and costs for this of the final orders in this on DV-1.015 for domestic by file your Petition for Orde

	There already is an Order for Protection between my spouse and me. (Describe):
	Court that issued the order:
	Case number:
	Expiration date:
18.	Restraining Order
	Do you want the court to issue a Restraining Order as part of the final orders in this case?
	No. (Skip to 19)
	Yes. Check the type of orders you want:
	☐ Do not disturb — Order the Respondent not to disturb my peace or the peace of any child listed in 6.
	Stay away - Order the Respondent not to go onto the grounds of or enter my home, workplace, or school, and the daycare or school of any child listed in 6.
	Also, not knowingly to go or stay within feet of my home, workplace, or school, or the daycare or school of any child listed in 6.
	Do not hurt or threaten - Order the Respondent:
	<ul> <li>Not to assault, harass, stalk or molest me or any child listed in 6 and</li> <li>Not to use, try to use, or threaten to use physical force against me or the children that would reasonably be expected to cause bodily injury.</li> </ul>
	Warning! If the court makes this order, the court must consider if weapons restrictions are required by state law; federal law may also prohibit the Restrained Person from possessing firearms or ammunition.
	Prohibit weapons and order surrender – Order the Respondent:  Not to possess or obtain any firearms, other dangerous weapons, or concealed pistol license until the Order ends, and

	<ul> <li>To surrender any firearms, other dangerous weapons, and any concealed pistol license that he/she possesses to (check one): ☐ the police chief or sheriff. ☐ his/her lawyer. ☐ other person (name):</li></ul>
	Other restraining orders:
	Important! If you want a restraining order now, you must file a Motion for Temporary Family Law Order a Restraining Order (FL Divorce 223) or a Motion for Immediate Restraining Order (Ex Parte) (FL Divorce 2
9.	Name Change
	☐ No request.
	☐ Change the Petitioner's name to
	first middle last
20.	Other requests, if any
)ati	tioner fills out below:
dec	clare under penalty of perjury under the laws of the state of Washington that the facts I have ided on this form are true.
	골목보다(BECHELLER BLEET)
ign	ed at (city and state) Scattle, WA Date 08/18/2017
	oner signs here Print name
'eti	tioner's lawyer (if any) fills out below:
'eti	uoner's lawyer (ir any) his out below:
	oner's lawyer signs here Print name and WSBA No. Date
	oner's lawyer signs here Print name and WSBA No. Date
	oner's lawyer signs here Print name and WSBA No. Date  Respondent fills out below if he/she agrees to join this Petition:
	Respondent fills out below if he/she agrees to join this Petition:  I. (name):, agree to join this Petition. I understand that if I fill out and sign below, the court may approve the requests listed in this Petition
	Respondent fills out below if he/she agrees to join this Petition:  I. (name):
	Respondent fills out below if he/she agrees to join this Petition:  I. (name):, agree to join this Petition. I understand that if I fill out and sign below, the court may approve the requests listed in this Petition
	Respondent fills out below if he/she agrees to join this Petition:  I. (name):
	Respondent fills out below if he/she agrees to join this Petition:  I. (name):
	Respondent fills out below if he/she agrees to join this Petition:  I. (name):